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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
SOUTHERN DIVISION

19 LIGHTSIDE TECHNOLOGIES, LLC,

20 Plaintiff,

21 v.

22 VIZIO, INC.,

23 Defendant.

24 CASE NO.: 8:17-cv-01152 AG
(KESx)

25 Hon. Andrew J. Guilford

26 **JOINT STIPULATION TO STAY
27 LITIGATION PENDING INTER
28 PARTES REVIEW**

29 DATE: N/A
30 TIME: N/A
31 COURTROOM: 10D

1 Pursuant to Local Rule 7-1, Plaintiff Lightside Technologies, LLC
2 (“Lightside”) and Defendant VIZIO, Inc. (“VIZIO”) jointly submit this stipulated
3 request for an order staying the present litigation pending *inter partes* review (“IPR”)
4 by the United States Patent and Trademark Office (“PTO”) of U.S. Patent Nos.
5 8,842,727 (“727 patent”) and 6,370,198 (“198 patent”) (collectively, “Patents-in-
6 Suit”). The parties jointly stipulate and submit as follows:

7 WHEREAS, Lightside asserts in the above-captioned action that VIZIO has
8 infringed the Patents-in-Suit;

9 WHEREAS, on July 26, 2017, VIZIO filed two IPR petitions challenging all of
10 the claims of the Patents-in-Suit asserted by Lightside;

11 WHEREAS, the parties expect that pursuant to IPR rules, the USPTO will
12 decide whether to institute the IPRs within six months of the filing dates of the IPR
13 petitions, and, if instituted, will resolve the IPRs within twelve months of granting
14 institution;

15 WHEREAS, the parties agree that this stipulation is being filed at an early
16 stage in this litigation;

17 WHEREAS, the parties agree that a stay of this action pending IPR will likely
18 simplify the lawsuit by streamlining the issues or potentially eliminating the need for
19 further litigation entirely;

20 WHEREAS, the parties agree that they will not suffer any undue prejudice
21 from the stay;

22 WHEREAS, for purpose of judicial economy and to avoid the unnecessary
23 expenditure of resources, the parties desire to stay the present litigation pending final
24 resolution of the IPR proceedings for the Patents-in-Suit, including any appeals;

25 NOW THEREFORE IT IS HEREBY STIPULATED by the parties through
26 their respective counsel, subject to approval of the Court, that the above-captioned
27 action is hereby stayed until further order of the Court. The parties shall provide
28 notice to the Court within one week of final resolution of the IPR proceedings,

1 including appeals. If necessary, in their notice, the parties shall request that this
2 matter be reopened, and that a case management conference be scheduled.

3
4 DATED: August 4, 2017

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6 GLASER WEIL FINK HOWARD
7 AVCHEN & SHAPIRO LLP
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9 By: /s/ Rex Hwang
10 Adrian M. Pruetz
11 Rex Hwang
12 Guy Rodgers

13 *Attorneys for Defendant VIZIO, Inc.*

14
15 DATED: August 4, 2017

16 SMITH, GAMBRELL &
17 RUSSELL, LLP

18 By: /s/ Edward A. Pennington
19 Edward A. Pennington
20 Sean T.C. Phelan

21 *Attorneys for Plaintiff Lightside*
22 *Technologies, LLC*

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FILER'S ATTESTATION

Pursuant to Local Rule 5-4.3.4(a)(2), I, Rex Hwang, attest that all signatories listed and on whose behalf this filing is submitted concur in the filing's content and have authorized the filing.

DATED: August 4, 2017

By: /s/ Rex Hwang

Rex Hwang

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